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JOSEPH P. RUSSONIELLO (CABN 44332)
1
     United States Attorney
2
     BRIAN J. STRETCH (CABN 163973)
3
     Chief, Criminal Division
4
     BARBARA BRENNAN SILANO (MASSBAR 055540)
     KIRSTIN M. AULT (CABN 206052)
5
     Assistant United States Attorneys
        450 Golden Gate Ave., Box 36055
6
        San Francisco, California 94102
        Telephone: (415) 436-7223
Facsimile: (415) 436-7234
7
        E-mail: barbara.silano@usdoj.gov
8
                kirstin.ault@usdoj.gov
9
     Attorneys for Plaintiff
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                               UNITED STATES DISTRICT COURT
                             NORTHERN DISTRICT OF CALIFORNIA
12
                                    SAN FRANCISCO DIVISION
13
     UNITED STATES OF AMERICA,
                                                             CR 07-00645 MMC
14
                                                      No.
            Plaintiff,
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                                                      UNITED STATES' NOTICE OF AUTHORITY
                                                      REGARDING MAXIMUM TERM OF
                                                      SUPERVISED RELEASE UNDER 21 U.S.C.
16
        v.
                                                      § 841
     RONALD WILLIAMS, et al.
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            Defendants.
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            During the recent change of plea colloquies of defendants Caesar Ramirez-Chavira and
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     Erika Manzo, a question arose regarding the maximum term of supervised release that can be
     imposed when a defendant is convicted of a drug trafficking offense under 21 U.S.C. §
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     841(a)(1). Because the United States anticipates that this issue will be presented in the future as
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     additional guilty pleas are entered by the defendants in this case, the United States brings to the
     Court's attention the following authority in support of its position that the maximum term of
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     supervised release for a defendant convicted under 21 U.S.C. § 841(a)(1) and (b)(1)(C),
     (b)(1)(B), or (b)(1)(A) is life.
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In *United States v. Ross*, the Ninth Circuit held that the length of the term of supervised release imposed by the district court was not unlawful because "Ross's five-year term falls well below 21 U.S.C. § 841(b)(1)(C)'s statutorily prescribed maximum (life)." 338 F.3d 1054, 1057 (9th Cir. 2003).

In *United States v. Garcia*, the Ninth Circuit adopted "as the law of this Circuit," the Second Circuit's holding in *United States v. Eng*, 14 F.3d 165 (2d Cir. 1994), that the statutory provisions for supervised released set forth in 21 U.S.C. § 841 "override the maximums set by 18 U.S.C § 3853(b)." 112 F.3d 395, 398 (9th Cir. 1997).

In *United States v. Eng*, the Second Circuit upheld the district court's imposition of a life term of supervised release for a defendant convicted of violating 21 U.S.C. §§ 841(a)(1) and (b)(1)(A). 14 F.3d 165, 713 (2d Cir. 1994).

In *United States v. Shorty*, the Seventh Circuit held that the maximum term of supervised release under 21 U.S.C. § 841(b)(1)(C) is life, and noted that "[a] majority of circuits have held that the 'at least 3 years' language establishes a minimum, not a maximum amount of time, even when read in light of 18 U.S.C. § 3583(b), which, for Class C and D felonies authorizes a maximum of three years for supervised release, because the latter provision is modified by the phrase 'except as otherwise provided.'" 159 F.3d 312, 315 & n.6 (7th Cir. 1998) (citing its agreement with cases from the Second, Sixth, Eighth, Ninth, and Tenth Circuits, but noting disagreement by the Fourth and Fifth Circuits).

DATED: July 25, 2008

Respectfully submitted,

JOSEPH P. RUSSONIELLO United States Attorney

/s

KIRSTIN M. AULT Assistant United States Attorney